PLS.' MOT. TO TRANSFER & CONSOLIDATE
Nos. C11-1345 JCC, C11-1346 JLR, C11-1476 JCC - 1 -

Law OFFICES OF
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## Case 2:11-cv-01345-JLR Document 22 Filed 12/01/11 Page 2 of 5 Case 2:11-cv-01345-JLR Document 7-3 Filed 09/22/11 Page 2 of 5

1 —and— 2 DENDREON CORPORATION, 3 Nominal Defendant. 4 5 JARED ROSS, derivatively on behalf of Dendreon Corporation, 6 Plaintiff, 7 v. 8 MITCHELL H. GOLD, GREGORY T. 9 SCHIFFMAN, HANS E. BISHOP, MARK W. FROHLICH, RICHARD J. RANIERI, 10 DAVID L. URDAL, RICHARD B. 11 BREWER, SUSAN B. BAYH, GERARDO CANET, BOGDAN DZIURZYNSKI, 12 PEDRO GRANADILLO, DAVID C. 13 STUMP, AND DOUGLAS WATSON, 14 Defendants, 15 -and----16 DENDREON CORPORATION, 17 Nominal Defendant. 18 19 21 22

No. C11-1476

This matter is before the Court(s) on the motion of plaintiffs William D. Wagner (in C11-1345 JCC) and Paula Nicholas (in C11-1346 JLR) (collectively, the "Wagner Group") to (i) transfer the three above-captioned actions to a single judge; (ii) consolidate the three actions for all purposes; (iii) appoint the Wagner Group as lead plaintiff; (iv) appoint Levi & Korsinsky LLP and Federman & Sherwood as co-lead counsel and Law Offices of Clifford A. Cantor, P.C. as liaison counsel; and (v) enter the proposed orders submitted with their motion.

For the reasons given in the Wagner Group's motion, the Court finds and concludes that the motion is well-taken, and therefore hereby **ORDERS** as follows:

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Identification of cases. This order pertains to the following three shareholder (i) derivative cases:

filed Aug. 12, 2011 No. C11-1345 (W.D. Wash.), Wagner v. Gold, et al., filed Aug. 12, 2011 No. C11-1346 JLR (W.D. Wash.), Nicholas v. Gold, et al., filed Sep. 7, 2011 No. C11-1476 (W.D. Wash.), Ross v. Gold, et al.,

and any subsequently filed derivative actions described in Part (viii), below.

- Consolidation. These three actions, Wagner, Nicholas, and Gold, and any (ii) subsequently filed derivative actions described in Part (viii), below, are consolidated for all purposes, including pretrial proceedings and trial.
- Caption. Every pleading filed in this consolidated action, or in any separate (iii) action included herein, shall bear the following caption:

In re DENDREON CORP. DERIVATIVE LITIGATION

Master File No. C11-1345 JLR

This document relates to: [ALL] ACTIONS

(v)

Master Docket. The files of the consolidated action shall be maintained in one (iv) file under Master File No. C11-1345 JLR.

the individual derivative actions prior to consolidation. Lead Plaintiff (see below) in the consolidated action will file a consolidated amended and/or supplemented complaint ("CASC") within 14 days after the date of this order. The CASC will be deemed the operative complaint in the consolidated action; and defendants need respond only to the CASC. Defendants will

Pleadings and Responses. No response is necessary to the complaints filed in

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respond to the CASC within 21 days after the date the CASC is filed.

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Lead Plaintiff. The Wagner Group, consisting of plaintiffs William D. Wagner and Paula Nicholas, is appointed as the lead plaintiff in the consolidated action.

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1 (vii) Organization of Plaintiffs' Counsel. Co-Lead Counsel for plaintiffs for the 2 conduct of these consolidated actions are as follows: 3 LEVI & KORSINSKY LLP Eric M. Andersen 4 30 Broad St., 15th Fl. New York, NY 10004 5 Tel: (212) 363-7500 6 Fax: (212) 363-7171 7 FEDERMAN & SHERWOOD. William B. Federman 8 10205 N. Pennsylvania Ave. 9 Oklahoma City, OK 73120 Tel: (405) 235-1560 10 Fax: (405) 239-2112 11 Each of Co-Lead Counsel shall have authority to speak for plaintiffs in this consolidated 12 action in matters regarding pre-trial procedure, trial, and settlement negotiations and shall make 13 all work assignments in such manner as to facilitate the orderly and efficient prosecution of this 14 litigation and to avoid duplicative or unproductive effort. 15 Co-Lead Counsel shall be responsible for coordinating all activities and appearances on 16 behalf of plaintiffs and for the dissemination of notices and orders of this Court in this 17 consolidated action. No motion, request for discovery, or other pre-trial or trial proceedings 18 shall be initiated or filed by any plaintiffs except through plaintiffs' Co-Lead Counsel or their 19 designee. 20 Each of Co-Lead Counsel also shall be available and responsible for communications to 21 and from this Court in this consolidated action, including distributing orders and other directions 22 from the Court to counsel. 23 Liaison counsel for plaintiffs for the conduct of these consolidated actions is as follows: 24 LAW OFFICES OF CLIFFORD A. CANTOR, P.C. **Cliff Cantor** 25 627 208th Ave. SE Sammamish, WA 98704 26 Tel: (425) 868-7813 27 Fax: (425) 732-3752

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- (viii) Newly filed or transferred actions. This Order shall apply to each shareholder derivative action arising out of the same or substantially the same transactions or events as these cases, which is subsequently filed in or transferred to this Court. When a case that properly belongs as part of the In re Dendreon Corp. Derivative Litigation, Master File No. C11-1345 JLR, is hereafter filed in this District or transferred here from another district, this Court requests the assistance of counsel in calling to the attention of the clerk of the Court the filing or transfer of any case that might properly be consolidated as part of this consolidated action, and counsel are to assist in assuring that counsel in subsequent actions receive notice of this Order.
- Pro hac vice admission. Any lawyer admitted pro hac vice in any of the actions (ix) making up this consolidated action are deemed admitted pro hac vice in this consolidated action.

Dated this 137 day of December 2011

THE HONORABLE JAMES L. ROBART UNITED STATES DISTRICT JUDGE

Presented by:

Law Offices of Clifford A. Cantor, P.C.

s/ Cliff Cantor, WSBA # 17893

627 208th Ave. SE

Sammamish, WA 98074

(425) 868-7813

Certificate of Service

I certify that I caused this proposed order to be filed with the Clerk of the Court via CM/ECF under each of the three case numbers identified in the captions above, which will cause notification to be sent to all counsel of record.

s/ Cliff Cantor, WSBA # 17893

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